UNITED STATES DISTRICT COURT FOR THE WORTHERN DISTRICT OF CALIFORNIA

/	•
UNITED STATES OF AMERICA, Plaintiff,	Case Number <u>(R-10-mi-70</u> 257PV7
Michael Wovid Clout Defendant.	
	ORDER OF DETENTION PENDING TRIAL
In accordance with the Bail Reform Act, 18 U.S.C.	3142(f), a detention hearing was held on 4/22, 2001.
Defendant was present, represented by his attorney	The United States was represented 1
Assistant U.S. Attorney J. Glane.	. The omitted states was represented by
PART I. PRESUMPTIONS APPLICABLE	
/ / The defendant is charged with an offense descri	bed in 18 U.S.C. § 3142(f)(1) and the defendant has been
convicted of a prior offense described in 18 U.S.C. & 21/2/6/	(1) reliable and the defendant has been
convicted of a prior offense described in 18 U.S.C. § 3142(f)	(1) while on release pending trial for a federal, state or local
offense, and a period of not more than five (5) years has elaps from imprisonment, whichever is later.	sed since the date of conviction or the release of the person
This establishes a rebuttable programmet and	dist.
safety of any other person and the community.	dition or combination of conditions will reasonably assure the
dately of any other person and the continuintly.	
defendant has committed an offense	ent) (the facts found in Part IV below) to believe that the
defendant has committed an offense	
A. A for which a maximum term of imprisonr	ment of 10 years or more is prescribed in 21 U.S.C. § 801 et
seq., y 351 et seq., or y 355a et seq., OR	
B. under 18 U.S.C. § 924(c): use of a firear	m during the commission of a felony.
announce of the definition of	lition or combination of conditions will reasonably assure the
appointment of the defendant as required and the safety of the c	community.
/ / No presumption applies.	· neu
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	APR 2 2 2010
will be ordered detained.	APR 2.2 April dence to rebut the applicable presumption[s], and he therefore
/ / The defendant has some forms 1 111 11	RICHARD W. WIEKING
will be ordered detained. / The defendant has not come forward with any evi will be ordered detained. / The defendant has come forward with evidence to	rebut the applicable presentation of the wit:
Thus, the burden of proof shifts back to the United State	SAN JOSE CALIFORNIA
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR INA	DDI (CADI E)
/ / The United States has proved to a preponderance of	of the exidence that we are 141.
conditions will reasonably assure the appearance of the defenda	ant as required. AND/OD
/ / The United States has proved by clear and convinc	ring evidence that no condition or combination of conditions
will reasonably assure the safety of any other person and the con	mmunity
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF R	EASONS FOR DANSENSON
The Court has taken into account the factors set our	t in 18 U.S.C. § 3142(g) and all of the information submitted
at hearing and finds as follows: The presum from of	1 11 10 0.5.C. § 5142(g) and all of the information submitted
applies to this case and is unrebutter	R R A A A A A A A A A A A A A A A A A A
the defendant appears to have a s	this many stungstung
	Da I wash Mila I a like
- problem snowing both alcoho	Land controller substances, Healso
// Defendant, his attorney, and the AUSA have waived	d written findings. has "facture to appears" on h
PART V. DIRECTIONS REGARDING DETENTION	record,
The defendant is committed to the custody of the Attorney	General or his designated representative for confinement in a
and a second received apparate to the extent historicable from bettone a	Walting or commo contenses and all 111
appear. The detendant shall be attorted a leasonable opportunity to	Of Drivate congultation with Jacons and I of the
of the child braics of on the request of an attorney for the children in the c	Wernment the nemon in charge of the second is a second
deliver the defendant to the United States Marshal for the purpose o	f an appearance in connection with a court proceeding
	D. 1. 1.1.2 A. A.
Dated: 4/00/10	Yerreda V. Inembull
PATR	UCIA V. TRUMBULL
United	d States Magistrate Judge
AUSA ATTY pro	-0